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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/894,184	06/28/2001	Marko Puupponen	460-010402-US(PAR)	5312
2512 7	7590 03/04/2004		EXAMINER	
PERMAN & GREEN			PHAN, RAYMOND NGAN	
425 POST ROAD FAIRFIELD, CT 06824			ART UNIT	PAPER NUMBER
			2111	
			DATE MAILED: 03/04/2004	5 ,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/894,184	PUUPPONEN ET AL.				
Office Action Summary	Examiner	Art Unit				
t+*	Raymond Phan	2111				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute,  - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 17 S	September 2001 .					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Thi	is action is non-final.					
3) Since this application is in condition for allowatelosed in accordance with the practice under a Disposition of Claims	ince except for formal matters, pr Ex parte Quayle, 1935 C.D. 11, 4	rosecution as to the merits is 153 O.G. 213.				
4) Claim(s) 1-10 is/are pending in the application						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-10</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) ☐ accept						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
		oved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.  12) The oath or declaration is objected to by the Examiner.						
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Priority under 35 U.S.C. §§ 119 and 120	nriority under 35 U.S.C. & 110/s	a)_(d) or (f)				
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a)⊠ All b)□ Some * c)□ None of:						
,_ ,_ ,_	s have been received					
<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bu  * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).					
14) Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(	e) (to a provisional application).				
<ul> <li>a)  The translation of the foreign language pro</li> <li>15)  Acknowledgment is made of a claim for domestic</li> </ul>						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				

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#### Part III DETAILED ACTION

### Notice to Applicant(s)

1. This application has been examined. Claims 1-10 are pending.

2. The Group and/or Art Unit location of your application in the PTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Group Art Unit 2111.

### **Specification**

3. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

## Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) BACKGOURND OF THE INVENTION.
  - (1) Field of the Invention.
  - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (d) BRIEF SUMMARY OF THE INVENTION.
- (f) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (g) DETAILED DESCRIPTION OF THE INVENTION.
- (h) CLAIM OR CLAIMS (commencing on a separate sheet).

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(i) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet). (k) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

Appropriate correction is required.

#### Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 1-4, 6-10 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Matero et al. (US No. 6,115,585) in view of Francisco et al. (US No. 6,256,495).

In regard to claims 1, 8, Matero et al. disclose a switching and connecting arrangement for coupling external and internal antennas, wherein the arrangement comprises at least a diversity switch arranged on the circuit board for selecting the first antenna or second antenna and for connecting them in turns electrically to the circuit of the transceiver (see figure 6, col. 5, line 42 through col. 6, line 25); a first integrated antenna switch arranged on the circuit board for selecting a first antenna and connecting it electrically to the diversity switch, wherein the first antenna is either a first internal antenna or a first external antenna to be coupled, wherein the first antenna switch is forced mechanically to select the first external antenna

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instead of the first internal antenna when it is coupled to the switch and to select the first internal antenna when disconnected (see figure 6, col. 5, line 42 through col. 6, line 25). But Matero et al. do not specifically disclose a second integrated antenna switch arranged on the circuit board for selecting a second antenna and connecting it electrically to the diversity switch, wherein the second antenna is either a second internal antenna or a second external antenna to be coupled, wherein the second antenna switch is forced mechanically to select the second external antenna instead of the second internal antenna when it is coupled to the switch and to select the second internal antenna when disconnected. However Francisco et al. disclose a multiple antenna switches which comprises a second integrated antenna switch arranged on the circuit board for selecting a second antenna and connecting it electrically to the diversity switch, wherein the second antenna is either a second internal antenna or a second external antenna to be coupled, wherein the second antenna switch is forced mechanically to select the second external antenna instead of the second internal antenna when it is coupled to the switch and to select the second internal antenna when disconnected (see col. 4 line 37 through col. 5, line 8). Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Francisco et al. within the system of Matero et al. because it would provide less expensive and less prone to failure and minimize the signal attenuation associated with the utilization of semiconductor diversity switches.

In regard to claims 2, 9, Francisco et al. disclose the diversity switch comprises at least a first feed interface for coupling the first antenna switch and second feed interface for second antenna switch and third interface for coupling the switch to the circuit (see col. 5, line 8 through col. 6, line 37); the first antenna

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switch comprises the fourth feed interface arranged for coupling the first internal antenna to the switch, at least fifth feed interface arranged for coupling the first external antenna with its interface to the switch, and at least sixth interface for coupling the switch to the diversity switch(see col. 5, line 8 through col. 6, line 37); the second antenna switch comprises the seventh feed interface arranged for coupling the second internal antenna to the switch, at least eighth feed interface arranged for coupling the second external antenna with its interface to the switch, and at least ninth interface for coupling the switch to the diversity switch (see col. 5, line 8 through col. 6, line 37). Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Francisco et al. within the system of Matero et al. because it would provide less expensive and less prone to failure and minimize the signal.

In regard to claims 3, 10, Francisco et al. disclose a switch arranged to couple to the diversity switch electrically to the circuit wherein the switch comprises at least the interface for receiver of the circuit and the interface for transmitter of the circuit (see col. 5, line 8 through col. 6, line 37). Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Francisco et al. within the system of Matero et al. because it would provide less expensive and less prone to failure and minimize the signal.

In regard to claim 4, Matero et al. disclose the receiver comprises a separate bandpass filter for processing the receiving signal (see col. 1, line 34 through col. 2, line 37) and that the transmitter comprises a separate low pass filter for processing the signal to be transmitted (see col. 1, line 34 through col. 2, line 37).

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In regard to claim 6, Matero et al. disclose the internal antennas are arranged on the circuit board (see figure 6).

In regard to claim 7, Francisco et al. disclose the switch and the diversity switch are integrated in a component comprising at least the first feed interface, the second feed interface, the tenth feed interface, and the eleventh feed interface (see col. 5, line 8 through col. 6, line 37). Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Francisco et al. within the system of Matero et al. because it would provide less expensive and less prone to failure and minimize the signal.

6. Claim 5 is rejected under 35 U.S.C. § 103(a) as being unpatentable over Matero et al. in view of Francisco et al. and further in view of Dosch (US No. 6,587,698).

Matero et al. and Francisco et al. teach the claimed subject matter as discussed above except the teaching of the circuit board is fitted in the expansion card comprising a transceiver and also an expansion part fitted at the end of the expansion card wherein the circuit board at least partly and the internal antenna are arranged inside the expansion part. However Dosch discloses the circuit board is fitted in the expansion card comprising a transceiver and also an expansion part fitted at the end of the expansion card wherein the circuit board at least partly and the internal antenna are arranged inside the expansion part (see figure 3, col. 3, line 33 through col. 4, line 50). Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Dosch within the systems of Francisco et al. and Matero et al. because

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it would provide little hardware expenditure, easy radio communication to carry out.

#### Conclusion

- 7. All claims are rejected.
- 8. The prior arts made of record and not relied upon are considered pertinent to applicant's disclosure.

Wallace (US No. 5,574,987) discloses antenna switching apparatus.

Vuorio et al. (US No. 6,535,748) disclose a wireless communication transceiver having a dual mode of operation.

Gerlach et al. (US No. 6,518,855) disclose an integrated circuit for mobile radio and mobile phone installations.

Oshimi et al. (US No. 6,411,831) disclose a portable phone.

Ylijurva (US No. 6,140,970) discloses a radio antenna.

Skold (US No. 6,570,461) discloses a balanced diversity.

Murakami (US No. 5,722,089) discloses an antenna control device for a radio communication apparatus having a plurality of antennas.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Raymond Phan, whose telephone number is (703) 306-2756. The examiner can normally be reached on Monday-Friday from 6:30AM-4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Primary, Paul Myers can be reached on (703) 305-9656 or via e-mail addressed to paul.myers@uspto.gov. The fax phone number for this Group is (703) 872-9306.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [raymond.phan@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet

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Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

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Raymond Phan 2/20/04

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